**S**AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

## UNITED STATES DISTRICT COURT

District of Massachusetts

UNITED STATES OF AMERICA V.	JUDGMENT IN A CRIMINAL CASE					
THOMAS NOLAN	Case Number: 1: 08 CR 10013 - 01 - JLT  USM Number: 26669-038  Willie J. Davis, Esq.  Defendant's Attorney  Additional documents attached					
which was accepted by the court.						
was found guilty on count(s) after a plea of not guilty.  The defendant is adjudicated guilty of these offenses:	Additional Counts - See continuation page					
Title & Section Nature of Offense 21 USC § 846 Conspiracy to Possess w/ Intent to Distrit	bute and Distribute Marijuana  Offense Ended  08/31/07  1					
The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984.  The defendant has been found not guilty on count(s)	of this judgment. The sentence is imposed pursuant to					
	s attorney for this distriet within 30 days of any change of name, residence, ments imposed by this judgment are fully paid. If ordered to pay restitution, aterial changes in economic circumstances.  11/04/08  Date of Imposition of Judgment  Signature of Judge  The Homorable Joseph L. Tauro  Judge, U.S. District Court  Name and Title of Judge					
	Date					

<b>№</b> AO 245B(05-MA)	(Rev. 06/05) Judgment in a Criminal Case Sheet 2 - D. Massachusetts - 10/05		
DEFENDANT: CASE NUMBER:	THOMAS NOLAN R: 1: 08 CR 10013 - 01 - JLT	dgment — Page 2 of	10
	IMPRISONMENT		
The defendar total term of:	ant is hereby eommitted to the eustody of the United States Bureau of Prisons to time served	e imprisoned for a	
The eourt ma	nakes the following recommendations to the Bureau of Prisons:		
The defendar	ant is remanded to the custody of the United States Marshal.		
The defendar	ant shall surrender to the United States Marshal for this district:		
at _	□ a.m. □ p.m. on	·	
as notif	ified by the United States Marshal.		
	ant shall surrender for service of sentence at the institution designated by the Burn	eau of Prisons:	
_	e 2 p.m. on		
<b>-</b>	ified by the United States Marshal.		
as notif	ified by the Probation or Pretrial Scrvices Office.		
	RETURN		
I have executed this	is judgment as follows:		
Defendant de			_
a	, with a certified copy of this judgment.		
	UNIT	ED STATES MARSHAL	
	Ву	DITTED STATES MADSHAL	
	DEBLITY	DUTED CTATES MADSHAL	

**S**AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 3 - D. Massachusetts - 10/05

	:	Sheet 3 - D. Massachusetts - 10/05	,				
					udgment—	Page 3	of 10
	ENDANT:	THOMAS NOLAN	01 H.T	<b>=</b>			
CASI	E NUMBER:	1: 08 CR 10013 -	01 - JLT SUPERVISED 1	DEL EACE		7	54t
			SUPERVISED	RELEASE		See cont	inuation page
Upon	release from in	nprisonment, the defendant	shall be on supervised re	lease for a term of:	3	year(s)	
Six (	(6) months of	f which shall be on Hor	me Detention with ele	ectronic monitoring	g.		
custo	The defendant r dy of the Burea	must report to the probation u of Prisons.	office in the district to w	hich the defendant is r	eleased with	in 72 hours of r	elease from the
The d	efendant shall r	not commit another federal,	state or local crime.				
The d substa therea	efendant shall rance. The defer of the contract of the contrac	not unlawfully possess a cor ndant shall submit to one dr eed 104 tests per year, as o	ntrolled substance. The d ug test within 15 days of directed by the probation	efendant shall refrain f release from imprisonr officer.	from any unl ment and at l	awful use of a c east two periodi	ontrolled c drug tests
		testing condition is suspende abuse. (Check, if application		determination that the	defendant p	oses a low risk o	of
<b>√</b>	The defendant s	shall not possess a firearm,	ammunition, destructive	device, or any other da	ngerous wea	pon. (Check, if	applicable.)
<b>√</b>	The defendant s	shall cooperate in the collec	tion of DNA as directed	by the probation office	r. (Check, if	applicable.)	
		shall register with the state s cted by the probation office			ere the defen	dant resides, wo	rks, or is a
,	The defendant	shall participate in an appro	ved program for domesti	c violence. (Check, if	applicable.)		
Sched	(f this judgment dule of Payment	t imposes a fine or restitutio ts sheet of this judgment.	on, it is a condition of sup	ervised release that the	defendant p	ay in accordanc	e with the
on the	The defendant re attaehed page	must comply with the standa	ard conditions that have b	een adopted by this co	urt as well as	s with any additi	onal conditions
		STANDA	ARD CONDITION	S OF SUPERVI	SION		
1)	the defendant	shall not leave the judicial	district without the perm	ission of the court or pr	robation offi	cer;	
2)	the defendant each month;	shall report to the probation	n officer and shall submit	a truthful and complet	te written rep	port within the f	irst five days of
3)	the defendant	shall answer truthfully all i	inquiries by the probation	officer and follow the	instructions	of the probation	n officer;
4)	the defendant	shall support his or her dep	endents and meet other f	amily responsibilities;			
5)	the defendant acceptable rea	t shall work regularly at a lasons;	awful occupation, unless	excused by the probat	tion officer f	for sehooling, tr	aining, or other
6)	the defendant	shall notify the probation o	officer at least ten days pr	ior to any change in res	sidence or er	nployment;	
7)	the defendant controlled sub	shall refrain from excessive bstance or any paraphernalia	e use of alcohol and shall a related to any controlled	not purchase, possess, substances, except as	, use, distribition prescribed by	ate, or administe by a physician;	r any
8)	the defendant	shall not frequent places w	here controlled substance	s are illegally sold, use	ed, distribute	d, or administer	ed;
9)	the defendant felony, unless	shall not associate with any sgranted permission to do so	persons engaged in crimo by the probation officer	iinal activity and shall i	not associate	with any person	n convicted of a
10)	the defendant contraband of	shall permit a probation off bserved in plain view of the	leer to visit him or her at probation officer;	any time at home or els	sewhere and	shall permit eon	fiscation of any
11)	the defendant	shall notify the probation of	fficer within seventy-two	hours of being arrested	l or questione	ed by a law enfor	rcement officer;
12)	permission of	t shall not enter into any ag f the court; and		_		_	•
13)	as directed by record or per defendant's o	the probation officer, the desonal history or characteristompliance with such notific	efendant shall notify third stics and shall permit the sation requirement.	parties of risks that ma probation officer to r	iy be occasio make such n	ned by the defer otifications and	ndant's criminal to confirm the

\*\*NAO 245B(05-MA) (Rev. 06/05) Judgment in a Criminal Case Sheet 4A - Continuation Page - Supervised Release/Probation -10/05

\*\*DEFENDANT: THOMAS NOLAN

CASE NUMBER: 1: 08 CR 10013 - 01 - JLT

\*\*ADDITIONAL\*\* SUPERVISED RELEASE\*\* PROBATION TERMS

1. The defendant is to participate in a program for substance abuse counseling as directed by the United States Probation Office, which program may include testing, not to exceed 104 drug tests per year, to determine whether the defendant has reverted to the use of alcohol or drugs. The defendant shall be required to contribute to the costs of services for such treatment based on the ability to pay or availability of third party payment.

Continuation of Conditions of Supervised Release Probation

♠AO 245B(05-MA) (Rev. 06/05) Judgment in a Criminal Case Sheet 5 - D. Massachusetts - 10/05 Judgment --- Page \_\_\_\_\_ 5 of THOMAS NOLAN DEFENDANT: CASE NUMBER: 1: 08 CR 10013 - 01 - JLT CRIMINAL MONETARY PENALTIES The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6. **Assessment** Fine Restitution **TOTALS** \$100.00 \$0.00 \$0.00 The determination of restitution is deferred until \_\_\_\_\_. An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination. The defendant must make restitution (including community restitution) to the following payees in the amount listed below. If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid. Name of Payee Total Loss\* Restitution Ordered Priority or Percentage See Continuation Page \$0.00 **TOTALS** \$0.00 Restitution amount ordered pursuant to plea agreement \$ The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).

fine restitution is modified as follows:

The court determined that the defendant does not have the ability to pay interest and it is ordered that:

the interest requirement is waived for the fine restitution.

the interest requirement for the

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

≪AO	245B(05-MA)		b) Judgment in a . Massachusetts		e 						
DEF	ENDANT:	THON	AS NOL	AN				Judgment -	— Page	6 of	10
	SE NUMBER	: 1: 08	CR 1001	3 - 01	- JLT						
				SCI	HEDULE (	OF PAYM	ENTS				
Havi	ing assessed the	e defendar	t's ability to	pay, payme	ent of the total	criminal mone	etary penalti	ies are due as	follows:		
A	K Lump sur	m paymen	t of \$ \$100.	00	due immed	liately, balanc	e due				
	not i	later than			, or E, or						
В			_	_	L, or bined with	_		T F below): a	nΓ		
C		_		-						ver a period	of
					cekly, monthly nmenee						
D		in equal (e.g., upervision	months or ye	(e.g., w ears), to con	eekly, monthly	, quarterly) ir (e.g., i	stallments 30 or 60 day	of \$ ys) after relea	ose from imp	ver a period prisonment to	of o a
E					ase will comment plan based						
F	Special in	nstruction	regarding th	e payment	of criminal mo	netary penalti	es:				
	ess the court has risonment. All ponsibility Prog defendant shal									penalties is d ns' Inmate	ue during Financial
	Joint and Seve	eral								See (	Continuation
	Defendant and and correspon				Numbers (inclu	ding defendar	nt number),	Total Amour	nt, Joint and	•	
	The defendan	t shall pay	the following	g court cost		ving property	to the Unit	ad States			
Payr	ments shall be a				assessment, (2				terest, (4) fi	ne principal.	,

AO 2	45B			Criminal Judgment Page 1) — Statement of Reasons	D. Massachusetts -	10/05								
	SE N			THOMAS NOLAN 1: 08 CR 10013 - MASSACHUSETTS	01 - JLT STATEME	ENT OF REASON	Judgment — Page 7 of 10							
I	cc	OURT	FINI	DINGS ON PRESENTEN	CE INVESTIG	ATION REPORT								
	A The court adopts the presentence investigation report without change.													
	B													
	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):													
		2		Chapter Three of the U.S.S.G. role in the offense, obstruction o			-							
		3		Chapter Four of the U.S.S.G. N scores, career offender, or crimin		all determinations by court (including changes to criminal history category or velihood determinations):								
		4				ncluding comments or factual findings concerning certain information in the reau of Prisons may rely on when it makes inmate classification, designation,								
	C				•		rt pursuant to Fed.R.Crim.P. 32.							
H		DURT		DING ON MANDATORY  count of conviction carries a mand			at apply.)							
	В			ndatory minimum sentence impose	•	circe								
	C		One	or more counts of conviction alle	ged in the indictment	the indictment carry a mandatory minimum term of imprisonment, but the nimum term because the court has determined that the mandatory minimum								
				findings of fact in this case										
				substantial assistance (18 U.S.C. the statutory safety valve (18 U.S.C.										
Ш	To Cri	tal Offe iminal l prisonn	ense Histo nent	TERMINATION OF ADV  Level: 22  bry Category: 11  Range: 46 to 5	SORY GUIDE 7 month	S	RE DEPARTURES):							
		ie Rang	e: \$	2,0	to 5 00.000 cange because of	years  Tinability to pay								
	Fine waived or below the guideline range because of inability to pay.													

AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of Reasons - D Massachusetts - 10/05													
CA	DEFENDANT: THOMAS NOLAN  CASE NUMBER: 1: 08 CR 10013 - 01 - JLT  DISTRICT: MASSACHUSETTS  STATEMENT OF REASONS												
137	A DX	HEODY CI	iinei ine centerici										
IV		_			RMINATION (Check only one.)								
			e sentence is within an advisory guideline range that is not greater than 24 months, and the court finds no reason to depart.										
	В		The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these reasons. (Use Section VIII if necessary.)										
	C The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual.  (Also complete Section V.)												
	D The court imposed a sentence outside the advisory sentencing guideline system. (Also complete Section VI.)												
V	DEP	ARTURES	AUTHORIZED BY TI	HE ADVISO	DRY SENTENCING GUIDELI	INES	(If appli	icable.}					
	A The sentence imposed departs (Check only one.):    below the advisory guideline range   above the advisory guideline range												
	В	Departure b	ased on (Check all that a	apply.):									
	Plea Agreement (Check all that apply and check reason(s) below.):  5K1.1 plea agreement based on the defendant's substantial assistance  5K3.1 plea agreement based on Early Disposition or "Fast-track" Program  binding plea agreement for departure accepted by the court  plea agreement for departure, which the court finds to be reasonable  plea agreement that states that the government will not oppose a defense departure motion.												
	2	2 N E E C C	5K1.1 government n 5K3.1 government n government motion defense motion for d	notion based notion based for departure leparture to	reement (Check all that apply an lon the defendant's substantial as on Early Disposition or "Fast-track which the government did not obwhich the government objected	ssistar ack" p ject	nce	n(s) below.):					
	3	3 <b>C</b>	Other  Other than a plea ag	reement or n	notion by the parties for departure	e (Che	eck reas	on(s) below.):					
	C	Reason(s)			other than 5K1.1 or 5K3.1.)			,					
	4A1.3 5H1.1 5H1.2 5H1.3 5H1.4 5H1.5 5H1.6 5H1.11	Age Education ar Mental and I Physical Cor Employment Family Ties Military Rec Good Works	Record and Responsibilities ord, Charitable Service,										
	D	D Explain the facts justifying the departure. (Use Section VIII if necessary.)											

AO 24	5B ( 05	5-MA) (Rev Atta	r. 06/0 chmer	(05) Criminal Judgment ent (Page 3) — Statement of	f Reasor	ns - D. Massachusetts 10	0/05			_	
CAS		JMBER:	1: (	IOMAS NOLAN 08 CR 10013 - ASSACHUSETTS		- JLT ATEMENT C	OF REASONS	Judgment — Page 9	of 10		
VI	COURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM (Check all that apply.)										
	Α	<b>∠</b> below	entence imposed is (Check only one.): ow the advisory guideline range ove the advisory guideline range								
	В	Sentence	imp	posed pursuant to (C	heck a	ill that apply.):					
		1	Plea	plea agreement for a ser	for a ser ntence of	ntence outside the advis utside the advisory guid	ory guideline system accepted eline system, which the court	•	ory guideline		
		2	Mot	government motion for defense motion for a ser	a senten ntence o	nce outside of the advisor outside of the advisory g	neck all that apply and c ry guideline system uideline system to which the g uideline system to which the g	government did not object			
		3	Oth		nent or	motion by the parties fo	r a sentence outside of the adv	visory guideline system (Check reaso	on(s) below ):		
	C	Reason(s	i) for	r Sentence Outside t	he Ad	visory Guideline S	System (Check all that a	pply.)			
		to reflet to afto to protect to prove (18 U.	ect the ord ade tect the vide the S.C. §	ne seriousness of the offense dequate deterrence to crimin the public from further crimin	e, to produce to of the education rities an	mote respect for the law uct (18 U.S.C. § 3553(a defendant (18 U.S.C. § anal or vocational training nong defendants (18 U.S.C.	y, and to provide just punishmon ((2)(B)) 3553(a)(2)(C)) Ig, medical care, or other corresion.	uant to 18 U.S.C. § 3553(a)(1) ent for the offense (18 U.S.C. § 3552 ectional treatment in the most effecti			
	D	Explain	the f	facts justifying a sen	tence	outside the adviso	ry guideline system. (U	JseSection VIII if neeessary.	)		

AO 245B (05-MA) (Rev 06/05) Criminal Judgment Attachment (Page 4) - Statement of Reasons - D. Massachusetts - 10/05 THOMAS NOLAN Judgment --- Page 10 of 10 DEFENDANT: 1: 08 CR 10013 - 01 - JLT CASE NUMBER: DISTRICT: **MASSACHUSETTS** STATEMENT OF REASONS VII COURT DETERMINATIONS OF RESTITUTION Α Restitution Not Applicable. В Total Amount of Restitution:  $\mathbf{C}$ Restitution not ordered (Cheek only one.): For offenses for which restitution is otherwise mandatory under 18 U S C. § 3663A, restitution is not ordered because the number of 1 identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A) 2 For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B). For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not 3 ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U S.C § 3663(a)(1)(B)(II). Restitution is not ordered for other reasons. (Explain.) 4 Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)): D VIII ADDITIONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applieable.) THE COURT IMPOSED THE SENTENCE AFTER CONSIDERING ALL THE SURROUNDING CIRCUMSTANCES AND THE PROBATION DEPARTMENT'S DETERMINATION AS TO THE ADVISORY GUIDELINE RANGE. 11/12/08 Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases. Defendant's Soc. Sec. No.: 000-00-0000 Date of Imposition of Judgment 11/04/08 00/00/73 Defendant's Date of Birth: Defendant's Residence Address: Lynn, MA Signature of Judge The Honorable Joseph L. Tauro Judge, U.S. District Court Name and Title of Judge Defendant's Mailing Address: same Date Signed